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RE: USIV. Schules 17 CR 544 JMF)

Dear Judge Forman:

I write to update the court that on Thursday the MDC brought Me paper and *REPL pers and claimed it would now check in daily to take mail and ensure adequate resources (as it has supposed to do attuay). So the outgoing mail issues will hopefully be resolved. But incoming mail? I have not received conthing from cansel, the government, or the Court in several bucks although I know standby counsel drapped off your order lunying my Pule I'd nebated post trial motions when they ast visited me on May 19 2023—now it's Time and I have yet to receive it.

Which brings me to the final update— In Still sitting in this Concentration Comp twildling my thumbs all day every day because I have NO DISCOVERY TO REVIEW and count prepare for trial. It's almost been a full year Now that I have been writing to this Court that I have no discovery and cannot prepare for trial. 365 days MORE of 24/7 Solitory confirements 24/7 Screeching Speakers, 24/7 blazing lights, 24/7 freezing confirements 24/7 Screeching Speakers, 24/7 blazing lights, 24/7 freezing confirements 24/7 Starration.... no commissay, then son, or any form of entertainment permitted whatsoever.... who is America to Condemn Russian, Chinese, or Iranian prisons when they have Hitler and Austhuitz beat here? Every human being would trade this hell for the gas chambers any day of the week. Its supposessmontal and suppose

No human being deserves to be tortured; all those engaged in these human rights atrocities will surely be held to account for their crimes some day,

So this upcoming trial is going to be a JokE. The government has had byts to prepare while all my work product was illegally served and I must start from swarch a few mounths before trial—but can't do anything but twildle my thumbs all day every day.

What's the difference between this trial and the previous? I will not have tried the previous case without discovery and a laptop — the BNLY difference now is your extreme, hetred, bias, and projudice against me for actions Committed by the government.

Has this Court even Stopped to think how I am supposed to try this case in this age of technology without a laptop?—Even setting aside the Discovery issue. Are all my exhibits young to be Nadwritten on paper while the government's are electronic? Is the government young to provide me paper woires of each iteration of its exhibits during the trial—which I must level without the assistance of basis search/find and electronic tools that the government can use but not I? How can I remem paper copies of demonstratives and videos? How can I create my own Demonstratives and videos? How can I create my own Demonstratives and videos? How can I make my own Demonstratives and videos? However the presentations? When I'm brought back during trially I will not have much time—if-any— in the law library before count, whereas last trial I could work all might

Every pretrial betwee Not an SAMs has 24/1 library access, and every person who is not detained pretrial could prochase and use a laptop for their trial—yet I cannot? And you do not believe them are any Due Process issues here? The court Should Just Lecture me juilty see a Sporte and Stop pretending that theirs any "justice" or "fairness" in this country.

6/2/23 Josh Schille

Josh Schult #7947,1084 P.O. BOX 329002 Brochm, NY 11232

Brockyn, NY 11232

RITN:U.S.V. Schilte 17CR 54B JMF Ro Se Intake Office U.S. District Gout SDNY 500 Pearl Street New Bork NY 10007

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